

The Gazette



of India

EXTRAORDINARY

PART I—Section 1

PUBLISHED BY AUTHORITY

No. 89]

NEW DELHI, TUESDAY, JUNE 25, 1963/ASADHA 4, 1885

MINISTRY OF COMMERCE AND INDUSTRY

PUBLIC NOTICES

IMPORT TRADE CONTROL

New Delhi, the 25th June 1963

SUBJECT:—*Revalidation of licences granted under the Export Promotion Scheme*

No. 66-ITC(PN)/63.—Attention is invited to sub-para 4 of para 65 of Section 1 of the current Red-Book, according to which the Port Licensing Authorities have been authorised to revalidate Actual User and Established Importer licences even though the licence has been issued by any other licensing authority or by the Headquarters. It has been decided that the port licensing authorities may revalidate the licences granted under the Export Promotion Scheme also even though the licences have been granted by any other port licensing authority or by the Headquarters.

2. Sub-para 4 of para 65 of Section 1 of the current Red-Book may be substituted by the following:—

“The port licensing authorities have been authorised to revalidate the Actual Users, Established Importers and Export Promotion licences even though the licence has been issued by any other port licensing authority or by the Headquarters (C.C. Imports & Exports) provided such revalidation is not repugnant to the specific conditions imposed on such E.P. licences.”

3. Similarly, the following may be added at the end of para 12.2 of Appendix 23 to the current Red-Book:—

“The port licensing authorities have been authorised to consider requests for revalidation even though the licence has been issued by any other port licensing authority or by the Headquarters (C.C. Imports & Exports) provided such revalidation is not repugnant to the specific conditions imposed on such licences.”

SUBJECT:—*Import of spare parts for domestic sewing machines falling under S. No. 288(a)/IV during April 1963—March 1964.*

No. 67-ITC(PN)/63.—Attention is invited to the remark against S. No. 288(a)/IV in Section II of the Red-Book for the year April 1963—March 1964 in terms of which A.U. applications from approved assemblers and other A.U.s. for import of spare parts specified therein are to be considered by the Port licensing authorities.

2. The position has been reviewed and it has been decided that licences for the import of parts for domestic sewing machines falling under S. No. 288(a)/IV will not be granted to approved assemblers and other A.U.s. and the above remark shown against S. No. 288(a)/IV in Section II of the Red-Book and the N.B. below this remark may be deemed to have been deleted.

SUBJECT:—*Import of Raw materials/components and spare parts against actual user licences granted to Industries in the scheduled and non-scheduled sectors including small scale industries.*

No. 68-ITC(PN)/63.—Attention of the importers is invited to the provisions contained in Public Notice No. 19-ITC(PN)/63, dated the 18th March, 1963 as reproduced in paragraph 50(v), Section I of the current Red-Book on the above subject.

2. A point has been raised whether the provisions of the said Public Notice will also be applicable in respect of licences granted by the Iron and Steel Control Organisation. The matter has been considered in consultation with the Ministry of Steel and Heavy Industries (Department of Iron and Steel) and it has been decided that in so far as the licences issued by the Iron and Steel Control Organisation are concerned, the provisions of the Public Notice No. 19-ITC (PN)/63, dated the 18th March, 1963 will not be applicable.

D. R. SUNDARAM,
Chief Controller of Imports & Exports.